

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

GINA CARANO,

Plaintiff,

v.

THE WALT DISNEY COMPANY,
LUCASFILM LTD. LLC, and
HUCKLEBERRY INDUSTRIES (US)
INC.,

Defendants.

Case No. 2:24-cv-01009-SPG-SK

**[PROPOSED] ORDER
GRANTING DEFENDANTS'
MOTION TO DISMISS
PLAINTIFF'S COMPLAINT FOR
FAILURE TO STATE A CLAIM
[ECF NO. 33]**

On April 9, 2024, Defendants The Walt Disney Company, Lucasfilm Ltd. LLC, and Huckleberry Industries (US) Inc. (collectively “Disney”) moved this Court for entry of an order dismissing Plaintiff Gina Carano’s complaint for failure to state a claim pursuant to Federal Rule of Civil Procedure 12(b)(6) and the First Amendment to the United States Constitution (the “Motion”).

Disney made the Motion on the grounds that Disney has a constitutional right not to associate its artistic expression with Carano’s speech, such that the First Amendment provides a complete defense to Carano’s claims.

The Court, having considered Disney's Motion and finding good cause therefor, hereby GRANTS the MOTION and ORDERS that Plaintiff's Complaint in this action be, and hereby is, DISMISSED.

IT IS SO ORDERED.

Dated:

HON. SHERILYN PEACE GARNETT
UNITED STATES DISTRICT JUDGE